

EXHIBIT “C”

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10 CONFORMED COPY
 11 OF ORIGINAL CLSD.
 12 Los Angeles Superior Court

13 JAN 12 2006

14 John A. Clarke, Executive Officer/Clerk
 15 By _____ Deputy
 16 D. GILES

17 SUPERIOR COURT OF THE STATE OF CALIFORNIA
 18 FOR THE COUNTY OF LOS ANGELES

19 SARA RUBENSTEIN, Individually
 20 and on Behalf of All Others Similarly
 21 Situated,

Case No.

BC 345856

22 Plaintiff,

CLASS ACTION COMPLAINT FOR:

23 vs.
 24 JAMES FREY, RANDOM HOUSE,
 25 INC. and Does 1-300

Defendants.

1. Violation of the Consumers Legal Remedies Act, Civ. Code §1750 et seq.,
2. Violation of the Unfair Competition Law, Bus. & Prof. Code §17200 et seq.;
3. Violation of the False Advertising Statute, Bus. & Prof. Code §17500 et seq.

26 Plaintiff Sara Rubenstein, by counsel and for her Class Action Complaint ("Complaint")
 27 against Defendants, James Frey and Random House, Inc, and Does 1 through 300, hereby allege
 28 upon personal knowledge as to her own acts, and upon information and belief (based on the
 investigation of her counsel) as to all other matters, as to which allegations they believe
 substantial evidentiary support will exist after a reasonable opportunity for further investigation
 and discovery, as follows:

CLASS ACTION COMPLAINT

1 aware that they have been duped by Defendants.

2 8. Due to Defendants' scheme, and consumers inability to determine the truth as to
3 the falsity of Defendants' claims and representations regarding the book, Plaintiff and Class
4 members were fraudulently induced to purchase the Book.

5 9. California's consumer protection laws are designed to protect consumers from this
6 type of false advertising and predatory conduct at issue in this action. Defendants' unfair and
7 deceptive course of conduct is common to all purchasers of "A Million Little Pieces."

8 10. Defendants' scheme to deceive and defraud consumers violated (a) the Consumers
9 Legal Remedies Act ("CLRA"), Civ. Code §1750 et seq., specifically Civ. Code §1770(a) (5)
10 and (b); the Unfair Competition Law, Bus. & Prof. Code §17200 et seq.; including the False
11 Advertising Statute, Bus. & Prof. Code §17500 et seq. ("UCL")

12 11. Consequently, by this Complaint and on behalf of the consumers of the Book,
13 Plaintiff and members of the Class she seeks restitution to compensate them for their monetary
14 losses, disgorgement of all of the Defendants' wrongfully earned profits and other gains from
15 their scheme.

16 12. Pursuant to the CLRA on January 12, 2006, Plaintiff gave notice to Defendants of
17 her intention to file an action for monetary damages under *California Civil Code § 1750 et seq.*
18 unless Defendant correct, repair, replace, or otherwise rectify the consumer fraud resulting from
19 its conduct.

20 II. PARTIES

21 13. Plaintiff, Sara Rubenstein, is an individual who resides in the County of Los
22 Angeles. Plaintiff is a consumer who bought and read the Book during the summer of 2005.

23 14. Plaintiff made her purchase in reliance upon Defendants' deceptive, fraudulent and
24 false representations that the Book was a non-fiction literary work. Plaintiff would not have
25 purchased the Book had Defendants truthfully disclosed that many of the events portrayed in the
26 Book were fiction. Plaintiff seeks relief in her individual capacity and she seeks to represent a
27 Class consisting of all other consumers who purchased the Book from its publication in 2003 to
28

1 January 10, 2006, the date when it was first publicly disclosed that many of the events within the
2 Book were fictional or wildly exaggerated.

3 15. Defendant James Frey, is the author of "A Million Little Pieces." During the Class
4 Period, Defendant Frey conducted the illegal scheme complained of in the County of Los
5 Angeles.

6 16. Defendant Random House is the publisher of the Book. Defendant Random House
7 did business throughout the County of Los Angeles, the State of California. During the Class
8 Period, Defendant Random House conducted the illegal scheme complained of here in the
9 County of Los Angeles.

10 17. The true names and capacities (whether individual, corporate, associate, or
11 otherwise) of the Defendants that are identified as Does 1 through 300, inclusive, and each of
12 them, are unknown to Plaintiff, who therefor sue said "Doe" Defendants by such fictitious
13 names. Plaintiff is informed and believe and thereon allege that each of the Defendants
14 fictitiously named herein as "Doe" is legally responsible in some actionable manner for the
15 events and happenings hereinabove described, and thereby proximately caused the injuries and
16 damages to Plaintiffs and Class members, as alleged herein. Plaintiffs will seek leave of Court to
17 amend this Complaint to state the true names and capacities of said fictitiously named
18 Defendants when the same have been ascertained.

19 18. Plaintiff is informed and believe and thereon allege that Defendants (and each of
20 them), including Does 1 through 300, inclusive, were the agents, servants, employees,
21 successors, assignees, transferees and/or joint venturers of their co-Defendants, and each of them
22 was, as such, acting within the course, scope and authority of said agency, employment and/or
23 joint venture and was acting with the consent, permission and authorization of each of the
24 remaining Defendants, and that each and every Defendant when acting as a principal, was
25 negligent in the selection and hiring of each and every other Defendant as an agent, employee
26 and/or joint venturer. All actions of each Defendant, as alleged herein were ratified and
27 approved by every other Defendant or their officers or managing agents.

28

III. JURISDICTION AND VENUE

19. This Court has subject matter jurisdiction over this class action pursuant to Bus. & Prof. Code §§ 17203, 17204 and 17535, and Civ. Code § 1780. This Court may properly exercise personal jurisdiction over the parties because (a) Plaintiffs and the members of the Class submit to the jurisdiction of this Court; (b) Defendant Frey systematically and continuously does business in this County; and (c) Defendant Random House systematically and continually does business in the County of Los Angeles.

20. Venue is proper in this Court pursuant to Bus. & Prof. Code §§ 17204 and 17535, Civ. Code §§ 395 and 395.5, and Civ. Code § 1780(c) because Plaintiff resides in the County of Los Angeles and Defendants systematically and continually do business in this County.

21. Federal subject matter jurisdiction does not exist over the claims for relief asserted in this Complaint.

IV. CLASS ACTION ALLEGATIONS

22. This action may properly be maintained as a Class Action pursuant to Code Civ. Proc. § 382, Civ. Code §§ 1752, 1780 and 1781, and Rules 1850-1861 of the Rules of Court.

23. Plaintiff brings this action as a Class Action on behalf of all purchasers of the Book who reside in California or who purchased the Book in California during the Class Period.

24. The Class is composed of thousands of residents of Californians including Plaintiff, and joinder of everyone is impracticable. Although the exact number of Class members is presently unknown, the Class will number in at least thousands. During the Class Period, the Book was sold throughout the State of California in bookstores, supermarkets and convenience stores, as well as by retailers on the Internet. The members of the Class are so numerous that joinder of all members is impracticable. The disposition of the claims of Plaintiffs and other Class members in this action will provide substantial benefits to the parties and this Court.

25. There exists a well-defined community of interest in the questions of law and fact presented by this controversy. These questions of law and fact common to Plaintiffs and Class

1 members predominate over questions which may affect only individual members, if any, because
2 Defendants have acted on grounds generally applicable to the entire Class. Among the
3 questions of law and fact common to the Class are the following:

4 (a) Whether Defendants' scheme to utilize false and deceptive statements violates the
5 CLRA, the UCL and Section 17500;
6 (b) Whether Defendants made false claims regarding the Book;
7 (c) Whether Defendants' misrepresentations were false and misleading advertising; and
8 (d) The amount of restitution that Plaintiffs and members of the Class should be awarded.

9 26. Plaintiff is a member of the Class. Plaintiff's claims are typical of the claims of
10 the other Class members because Plaintiff and all Class members were injured by the same
11 wrongful acts and practices in which Defendants engaged as alleged herein.

12 27. Plaintiff will fairly and adequately protect the interests of the Class. The interests
13 of Plaintiff are coincident with, and not antagonistic to, those of the Class members. In addition,
14 Plaintiff has retained attorneys who are experienced and competent in the prosecution of
15 complex and class litigation. Neither Plaintiff nor their attorneys have any conflict in
16 undertaking this representation.

17 28. A class action is superior to the alternatives, if any, for the fair and efficient
18 adjudication of the controversy alleged herein because such treatment will permit a large number
19 of similarly situated persons residing throughout California to prosecute their common claims in
20 a single forum simultaneously, efficiently, and without duplication of evidence, effort, and
21 expense that numerous individual actions would engender. This action will result in the orderly
22 and expeditious administration of Class claims. Uniformity of decisions will be assured, thereby
23 avoiding the risk of inconsistent and varying determinations.

24 29. Because the injuries suffered by individual Class members or the amount of
25 restitution or disgorgement to each class member may be relatively small, the expense and
26 burden of individual litigation make it virtually impossible for the members of the Class
27 effectively to seek redress individually for Defendants' alleged wrongful conduct.
28

1 30. Plaintiff knows of no difficulty that will be encountered in the management of this
2 litigation that would preclude its maintenance as a class action.

3 31. Common questions of law and fact predominate in this case, and a class action is
4 the only appropriate method for the complete adjudication of this controversy for the following
5 reasons, among others:

6 (a) The individual amounts of restitution involved, while not insubstantial, are generally
7 so small that individual actions or other individual remedies are impracticable and litigating
8 individual actions would be too costly;

9 (b) The costs of individual suits would unreasonably consume the amounts that would be
10 recovered;

11 (c) Individual actions would create a risk of inconsistent results and would be
12 unnecessary and duplicative of this litigation; and

13 (d) Individual actions would unnecessarily burden the courts and waste precious judicial
14 resources.

15 31. Notice to the members of the Class may be accomplished cheaply, efficiently and in a
16 manner best designed to protect the rights of all Class members.

DEFENDANTS' SCHEME TO DEFRAUD CONSUMERS

17 32. Defendants have represented, expressly or by implication, including through
18 advertisements disseminated throughout the County of Los Angeles, the State of California and
19 the United States that "A Million Little Pieces" is a non-fiction literary work, and a "genuine
20 account" when in fact many of the key accounts within the Book are wholly fabricated or wildly
21 embellished. For example, in relation to a driving while intoxicated arrest Defendant Frey
22 writes, "Got first DUI. Blew a .36, and set a County Record. Went to Jail for a week." However,
23 the police report from the incident tells a different story. Just after midnight on June 8, 1988,
24 after executing a traffic stop, in which Frey was the driver, the officer noticed Frey's eyes were
25 glassy, and he "appeared dazed." After failing a series of field sobriety tests, Frey was arrested
26 for drunk driving and for failure to carry his driver's license. He was transported to the Sheriff's
27